AO 91 (Rev. I 1/11) Criminal Complaint
Southern District of Texas UNITED STATES DISTRICT COURT
OCT 0 7 2019
David J. Bradley, Clerk  Southern District of Texas
United States of America )
v.
DANIEL POLANCO (DOB: 1981)  (DOB: 1981)  (DOB: 1981)  (DOB: 1981)  (DOB: 1981)  (DOB: 1981)
(DOB. 1901)
Defendant(s) SEALED
CRIMINAL COMPLAINT
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.
On or about the date(s) ofOctober 3, 3019 in the county of Harris in the
Southern District of Texas , the defendant(s) violated:
Code Section Offense Description
18, U.S.C., Section 115(a)(1)(B) threatened to assault HSI Special Agent a federal law enforcement officer, with the intent to retaliate against him on account of the
performance of his official duties
This criminal complaint is based on these facts:
See attached affidavit.
☑ Continued on the attached sheet.
approved by AV& (S) Complainant's signature
Antonio Perez IV HSI Special Agent  Printed name and title
Sworn to before me and signed in my presence.
Sworn to before the and signed in my presence.
Date: 10/07/2019 - 4:28 h
Judge's signature
City and state: McAllen, Texas Juan F. Alanis, U.S. Magistrate Judge
Printed name and title

## **AFFIDAVIT**

On May 20, 2016, federal agents arrested Daniel Polanco ("Defendant") following the return of an Indictment charging him with conspiracy to possess with intent to distribute a controlled substance, possession with intent to distribute a controlled substance and making a false statement to a government agent.

The Defendant has been on pretrial release since May 26, 2016. Conditions of the Defendant's bond, amongst others, are that the defendant violate no local, state or federal laws and have no contact with potential witnesses.

After a two-week trial before U.S. District Judge Keith P. Ellison, on July 22, 2019, a jury found the Defendant guilty of conspiracy to possess with intent to distribute a controlled substance, possession with intent to distribute a controlled substance and making a false statement to a government agent. After the jury found him guilty, Judge Ellison allowed the Defendant to remain on pre-trial release.

During the two-week trial, Homeland Security Investigations Special Agents (SA) and assisted the prosecution team with among other things, witness preparation, bringing evidence into the courtroom and escorting the government's witnesses into the courtroom.

On August 1, 2019, the Defendant filed a motion for judgment of acquittal and motion for new trial. Under the statutes of conviction, the Defendant is facing a minimum term of imprisonment of 10 years and up to life for the drug offenses and a maximum term of imprisonment of 5 years for his conviction for making a false statement.

On September 18, 2019, the United States Probation Office disclosed the pre-sentence investigation report ("PSR") to the Government and Defendant's counsel. The Defendant's Guideline range is 188 months (15.6 years) to 235 months (19.5 years) imprisonment. The Court set the Defendant's sentencing hearing for December 11, 2019.

On October 3, 2019, the Defendant, his attorneys and the Government were in court for the hearing related to the Defendant's motion for judgment of acquittal and motion for new trial before U.S. District Judge Keith P. Ellison. SA and SA attended the hearing. After hearing arguments of counsel, Judge Ellison denied the Defendant's motion for judgment of acquittal and motion for new trial and noted that the Defendant was facing a very harsh sentence of imprisonment.

Immediately after Judge Ellison concluded the hearing, the Defendant walked towards SA who was sitting in the last row of the courtroom closest to the exit. When the Defendant was feet away from SA he stopped, pointed at SA and said: "This is gonna come back to you motherfuckers. You'll see." The Defendant's tone was angry and menacing. The Defendant then opened the exit door and walked out of the courtroom.

SA felt alarmed, concerned, and threatened by the Defendant's statement and physical gesture. Based on the defendant's statement, manner of delivery, and accompanying gesture, SA believed that the defendant was threatening him with bodily harm. SA
immediately reported the threat and gesture to Assistant United States Attorneys Aniba
Alaniz and Casey MacDonald, Agent and Paralegal Eva Aldrete who were at the front in the courtroom.
Based on the facts and circumstances outlined in this affidavit, I believe there is probable cause to believe Daniel POLANCO threatened to assault SA a federal law enforcement officer with the intent to retaliate against him on account of his performance of his official duties in violation of Title 18 United States Code Section 115(a)(1)(B).